						CONTROL OF A PROPERTY OF A PRO	
	Cas	se 3:15-cr-0015 3 nM	A.ZeardentwoodH	TÆŚI ed Sij 2k 165/165 0U R	age 1 of	u.s. district court Ith: Rage!D 2 9 of texas	
			THE NORTHER	N DISTRICT OF TEXA		FILED	
			DALLAS	DIVISION	and controlled the second	250 5 0015	
UNITI	ED STA	TES OF AMERICA)	Thygoland Lawrence	DEC 5 2015	
VS.)	A PASSAGE BANK CAN	PT-1	
vs.)	By	TS (**/	
VICT	OR LUN	NA-USCANGA,)		Deputy	
		Defendant)			
				COMMENDATION PLEA OF GUILTY	3	-15-CR-153-r	
subject offense offense guilty Cocain	ts mention e(s) chare e. I there of Counter, and h	oned in Rule 11, I deter ged is supported by an fore recommend that the at 1 of the Indictment, have sentence imposed a	ermined that the game independent basis plea of guilty be a charging a violat accordingly. After	guilty plea was knowled in fact containing each eccepted, and that VICTO ion of 21 U.S.C. § 846, being found guilty of the	Igeable and of the es DR LUNA , that is, Co the offense be	h concerning each of the d voluntary and that the sential elements of such USCANGA be adjudged onspiracy to Distribute by the district judge,	
×	The de	fendant is currently in c	sustody and should	l be ordered to remain in	custody.		
	The defendant must be ordered detained pursuant to 18 U.S.C. § 3143(a)(1) unless the Court finds by clear and convincing evidence that the defendant is not likely to flee or pose a danger to any other person or the community if released.						
		The Government does	not oppose releas	e.			
		1					
	I find by clear and convincing evidence that the defendant is not likely to flee or pose a danger to any other person or the community if released and should therefore be released under § 3142(b) or (c).						
		The Government oppo					
				rith the conditions of relow, this matter should be		aring upon motion of the	
	The defendant must be ordered detained pursuant to 18 U.S.C. § 3143(a)(2) unless (1)(a) the Court finds there is a substantial likelihood that a motion for acquittal or new trial will be granted, or (b) the Government has recommended that no sentence of imprisonment be imposed, or (c) exceptional circumstances are clearly shown under § 3145(c) why the defendant should not be detained, and (2) the Court finds by clear and convincing evidence that the defendant is not likely to flee or pose a danger to any other person or the community if released.					ment has recommended that vn under § 3145(c) why the	
	Data	Dogombor 15 2015		<i>**</i>	\ ====		

UNITED STATES MAGISTRATE JUDGE

NOTICE

Failure to file written objections to this Report and Recommendation within fourteen (14) days from the date of its service shall bar an aggrieved party from attacking such Report and Recommendation before the assigned United States District Judge. 28 U.S.C. §636(b)(1)(B).